EXHIBIT "A"

LEGAL DEPARTMENT

OCT 2 5 2022

ANDRES & BERGER, P.C.

Abraham Tran, Esquire - Attorney ID No. 035762012

264 Kings Highway East

Haddonfield, New Jersey 08033

Phone: (856) 795-1444 Fax: (856) 795-4464

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Attorneys for Plaintiff

MICHAEL SILVA

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

Plaintiffs, ATLANTIC COUNTY

DOCKET NO. ATL-L-2796-22

VS.

CIVIL ACTION

HARRAH'S ATLANTIC CITY OPERATING COMPANY LLC d/b/a HARRAH'S RESORT ATLANTIC CITY, CASEAR'S ENTERTAINMENT

CORPORATION, and JOHN DOE I-XII

SUMMONS

Defendants

THE STATE OF NEW JERSEY, TO THE ABOVE NAMED DEFENDANT(s):

The plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The complaint attached to this summons states the basis for this lawsuit. If you dispute this complaint, you or your attorney must file a written answer or motion and proof of service with the deputy clerk of the Superior Court in the county listed above within 35 days from the date you received this summons, not counting the date you received it. (The address of each deputy clerk of the Superior Court is provided.) If the complaint is one in foreclosure, then you must file your written answer or motion and proof of service with the Clerk of the Superior Court, Hughes Justice Complex, CN-971, Trenton, New Jersey 08625. A filing fee of \$135.00 payable to the Clerk of the Superior Court and a completed Case Information Statement (available from the deputy clerk of the Superior Court) must accompany your answer or motion when it is filed. You must also send a copy of your answer or motion to plaintiff's attorney whose name and address appear above, or to plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written answer or motion (with fee and completed Case Information Statement) if you want the court to hear your defense.

If you do not file and serve a written answer or motion within 35 days, the court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.

If you cannot afford an attorney, you may call the Legal Services office in the county where you live. A list of these offices is provided. If you do not have an attorney and are not eligible for free legal assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A list of these numbers is also provided.

Dated: October 24, 2022

/s/ Michelle M. Smith CLERK OF THE SUPERIOR COURT

Name of Defendant to be served: HARRAH'S ATLANTIC CITY

Address for Service:

777 HARRAH'S BOULEVARD ATLANTIC CITY, NJ 08401

Directory of Superior Court Deputy Clerk's Offices County Lawyer Referral and Legal Services Offices

ATLANTIC COUNTY:

Deputy Clerk of the Superior Court Civil Division, Direct Filing 1201 Bacharach Blvd., First Fl. Atlantic City, NJ 08401

LAWYER REFERRAL (609) 345-3444 LEGAL SERVICES (609) 348-4200

BERGEN COUNTY:

Deputy Clerk of the Superior Court Civil Division, Room 115 Justice Center, 10 Main St. Hackensack, NJ 07601

LAWYER REFERRAL (201) 488-0044 LEGAL SERVICES (201) 487-2166

BURLINGTON COUNTY:

Deputy Clerk of the Superior Court Central Processing Office Attn: Judicial Intake First Fl., Courts Facility 49 Rancocas Rd. Mt. Holly, NJ 08060

LAWYER REFERRAL (609) 261-4862 LEGAL SERVICES (609) 261-1088

CAMDEN COUNTY:

Deputy Clerk of the Superior Court Civil Processing Office Hall of Justice 1st Fl., Suite 150 101 South 5th Street Camden, NJ 08103

LAWYER REFERRAL (856) 482-0618 LEGAL SERVICES (856) 964-2010

CAPE MAY COUNTY:

Deputy Clerk of the Superior Court 9 N. Main Street Cape May Court House, NJ 08210

LAWYER REFERRAL (609) 463-0313 LEGAL SERVICES (609) 465-3001

CUMBERLAND COUNTY:

Deputy Clerk of the Superior Court Civil Case Management Office 60 West Broad Street P.O. Box 10 Bridgeton, NJ 08302

LAWYER REFERRAL (856) 696-5550 LEGAL SERVICES (856) 691-0494

ESSEX COUNTY:

Deputy Clerk of the Superior Court Civil Customer Service Hall of Records, Room 201 465 Dr. Martin Luther King Jr. Blvd. Newark, NJ 07102 LAWYER REFERRAL (973) 622-6204 LEGAL SERVICES (973) 624-4500 GLOUCESTER COUNTY:

Deputy Clerk of the Superior Court Civil Case Management Office Attn: Intake First Fl., Court House 1 North Broad Street Woodbury, NJ 08096 LAWYER REFERRAL (856) 848-4589 LEGAL SERVICES (856) 848-5360

HUDSON COUNTY:

Deputy Clerk of the Superior Court Superior Court, Civil Records Dept. Brennan Court House--1st Floor 583 Newark Ave. Jersey City, NJ 07306 LAWYER REFERRAL (201) 798-2727 LEGAL SERVICES (201) 792-6363

HUNTERDON COUNTY:

Deputy Clerk of the Superior Court Civil Division 65 Park Avenue Flemington, NJ 08822 LAWYER REFERRAL (908) 236-6109 LEGAL SERVICES (908) 782-7979

MERCER COUNTY:

Deputy Clerk of the Superior Court Local Filing Office, Courthouse 175 S. Broad Street, P.O. Box 8068 Trenton, NJ 08650 LAWYER REFERRAL (609) 585-6200 LEGAL SERVICES (609) 695-6249

MIDDLESEX COUNTY:

Deputy Clerk of the Superior Court, Middlesex Vicinage 2nd Floor - Tower 56 Paterson Street, P.O. Box 2633 New Brunswick, NJ 08903-2633 LAWYER REFERRAL (732) 828-0053 LEGAL SERVICES (732) 249-7600

MONMOUTH COUNTY:

Deputy Clerk of the Superior Court Court House P.O. Box 1269 Freehold, NJ 07728-1269 LAWYER REFERRAL (732) 431-5544 LEGAL SERVICES (732) 866-0020

MORRIS COUNTY:

Morris County Courthouse Civil Division Washington and Court Streets P. O. Box 910 Morristown, NJ 07963-0910 LAWYER REFERRAL (973) 267-5882 LEGAL SERVICES (973) 285-6911

OCEAN COUNTY:

Deputy Clerk of the Superior Court 118 Washington Street, Room 121 P.O. Box 2191 Toms River, NJ 08754-2191 LAWYER REFERRAL (732) 240-3666 LEGAL SERVICES (732) 341-2727

PASSAIC COUNTY:

Deputy Clerk of the Superior Court Civil Division Court House 77 Hamilton Street Paterson, NJ 07505

SALEM COUNTY:

Deputy Clerk of the Superior Court Attn: Civil Case Management Office 92 Market Street Salem, NJ 08079

SOMERSET COUNTY:

Deputy Clerk of the Superior Court Civil Division P.O. Box 3000 40 North Bridge Street Somerville, N.J. 08876

SUSSEX COUNTY:

Deputy Clerk of the Superior Court Sussex County Judicial Center 43-47 High Street Newton, NJ 07860

UNION COUNTY:

Deputy Clerk of the Superior Court 1st Fl., Court House 2 Broad Street Elizabeth, NJ 07207-6073

WARREN COUNTY:

Deputy Clerk of the Superior Court Civil Division Office Court House 413 Second Street Belvidere, NJ 07823-1500 LAWYER REFERRAL (973) 278-9223 LEGAL SERVICES (973) 523-2900

LAWYER REFERRAL (856) 935-5629 LEGAL SERVICES (856) 691-0494

LAWYER REFERRAL (908) 685-2323 LEGAL SERVICES (908) 231-0840

LAWYER REFERRAL (973) 267-5882 LEGAL SERVICES (973) 383-7400

LAWYER REFERRAL (908) 353-4715 LEGAL SERVICES (908) 354-4340

LAWYER REFERRAL (908) 859-4300 LEGAL SERVICES (908) 475-2010 ATL-L-002796-22 10/14/2022 5:20:11 PM Pg 1 of 11 Trans ID: LCV20223652699

ANDRES & BERGER, PC

ABRAHAM TRAN - Attorney ID: 035762012

Email: atran@andresberger.com

264 Kings Highway East Haddonfield, NJ 08033

Phone: (856) 795-1444 Fax: (856) 795-4464 Attorney(s) for Plaintiff

MICHAEL SILVA,

Plaintiff(s),

VS.

HARRAH'S ATLANTIC CITY
OPERATING COMPANY LLC d/b/a
HARRAH'S RESORT ATLANTIC CITY,
CAESAR'S ENTERTAINMENT
CORPORATION, and JOHN DOE I-XII

Defendants(s)

SUPERIOR COURT OF NEW JERSEY LAW DIVISION ATLANTIC COUNTY DOCKET NO.:

CIVIL ACTION

COMPLAINT AND JURY DEMAND

The plaintiff, Michael Silva, residing in Atlantic City, Atlantic County, State of New Jersey, by way of Complaint against the defendants, says:

FACTS COMMON TO ALL COUNTS OF THE COMPLAINT

- 1. At all times mentioned herein, the plaintiff, Michael Silva, was an individual residing at 607 Indiana Ave, Atlantic City, NJ 08401.
- 2. At all times relevant hereto, the defendant, Harrah's Atlantic City Operating Company LLC d/b/a Harrah's Resort Atlantic City (hereinafter "Harrah's Resort Atlantic City"), operated a casino at 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.

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- 3. At all times relevant hereto, the defendant, Caesar's Entertainment Group, was the owner and/or possessor and/or occupier and/or operator of the casino property located at 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.
- 4. On October 16, 2020, the plaintiff, Michael Silva, was lawfully on the premises known as Harrah's Resort Atlantic City, 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.
- 5. At all times relevant hereto, the plaintiff, Michael Silva, was a business invitee on the premises of the defendant, Harrah's Resort Atlantic City, 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.
- 6. At all times relevant hereto, the defendant, Harrah's Resort Atlantic City, was the owner and/or possessor and/or occupier and/or operator of the casino property located at 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.
- 7. The defendant, Harrah's Resort Atlantic City, was legally responsible for the design, layout, construction, operation, inspection, management, maintenance, supervision, and conditions on or about the casino property.
- 8. The defendant, Harrah's Resort Atlantic City, was legally obligated to provide a safe and secure environment for its customers, guests, and/or business invitees, including the plaintiff, Michael Silva.
- 9. At all times relevant hereto, the defendant, Caesar's Entertainment Corporation, having a principal place of business at 1 Caesar's Palace Drive, Las Vegas, Nevada 89101, was the owner and/or operator of Harrah's Resort Atlantic City, 777 Harrah's Boulevard, Atlantic City, New Jersey 08401.

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- 10. The defendant, Caesar's Entertainment Corporation, was legally responsible for the design, layout, construction, operation, inspection, management, maintenance, supervision, and conditions on or about the casino property.
- 11. The defendant, Caesar's Entertainment Corporation, was legally obligated to provide a safe and secure environment for its customers, guests, and/or business invitees, including the plaintiff, Michael Silva.
- 12. On October 16, 2020, the plaintiff, Michael Silva, was legally on the premises of Harrah's Resort Atlantic City, 777 Harrah's Boulevard, Atlantic City, New Jersey 08401, when he was caused to fall due to dangerous and unsafe conditions of the property.
- 13. At the aforesaid time and place, the plaintiff, Michael Silva, was specifically in a public restroom on the premises of Harrah's Resort Atlantic City.
- 14. As the result of the described incident and the negligence and carelessness of the defendants aforesaid, Michael Silva, suffered serious permanent injuries, which injuries required medical treatment, incurred medical expenses, and have caused pain and suffering, disability and impairment and loss of enjoyment of life.

FIRST COUNT

- 15. On or about October 16, 2020, the plaintiff, Michael Silva, was lawfully on the premises known as Harrah's Resort Atlantic City.
- 16. At the aforesaid time and place, the plaintiff, Michael Silva, was specifically in a public restroom on the premises of Harrah's Resort Atlantic City.
 - 17. At the aforesaid time and place, the plaintiff, Michael Silva, was caused to fall.

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- 18. The defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, were the owners, and/or possessors, and/or occupiers, of the previously described land and/or premises.
- 19. The defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, were legally responsible for the maintenance and conditions on or about the previously described land and/or premises.
- 20. The defendant(s) Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, were legally responsible for the design, layout, construction, management, operation, inspection, and maintenance on or about the previously described land and/or premises.
- 21. The defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, were obligated to or legally responsible for the construction, inspection, maintenance, operation, repair and/or supervision of the previously described land and/or premises.
- 22. The defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, were negligent and careless in that they caused and permitted unsafe, dangerous and hazardous conditions and defects to exist on the land and/or premises, failed to warn of such defects, failed to make proper inspection, wrongfully caused plaintiff to come into contact with such defects and were otherwise inattentive, careless and negligent.
- 23. As a direct and proximate result of the negligence and carelessness of the defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, the plaintiff, Michael Silva, was caused to fall.
- 24. As a direct and proximate result of the negligence and carelessness of the defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, the plaintiff, Michael Silva, suffered permanent injuries which injuries required medical treatment and

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incurred medical expenses for said treatment, caused pain and suffering, disability and impairment and the loss of enjoyment of life and incapacitated plaintiff from pursuing normal and other usual activities and will in the future require additional medical treatment and result in continuing pain and suffering, disability and impairment and loss of enjoyment of life.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), Harrah's Resort Atlantic City and/or Caesar's Entertainment Corporation, for damages, counsel fees, interest and costs of suit.

SECOND COUNT

- 25. The plaintiff repeats the previous allegations of the Complaint in their entirety and incorporates same by reference.
- 26. At all times mentioned herein, the defendant(s), John Does I-III, are fictitious individuals or entities individually or jointly were the owners, and/or possessors, and/or occupiers, of the previously described land and/or premises known as Harrah's Resort Atlantic City.
- 27. The defendant(s), John Does I-III, were legally responsible for the maintenance and conditions on or about the previously described land and/or premises.
- 28. The defendant(s), John Does I-III, were legally responsible for the design, layout, construction, operation, and maintenance of the property commonly known as Harrah's Resort Atlantic City, including the Harrah's Resort Atlantic City.
- 29. The defendant(s), John Does I-III, were obligated to or legally responsible for the design, layout, construction, management, operation, inspection, maintenance, repair and/or supervision of the previously described land and/or premises.
- 30. The defendant(s), John Does I-III, were negligent and careless in that they caused and permitted unsafe, dangerous and hazardous conditions to exist and failed to warn of such

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dangerous conditions, failed to make proper inspection, and wrongfully caused and permitted plaintiff to come into contact with such foreseeable and dangerous conditions as existed and were otherwise careless and negligent.

- 31. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Does I-III, the plaintiff, Michael Silva, was injured.
- 32. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Does I-III, the plaintiff, Michael Silva, suffered permanent injuries, which injuries required medical treatment and incurred medical expenses, caused pain and suffering, disability and impairment and the loss of enjoyment of life and incapacitated plaintiff from pursuing normal and other usual activities and will in the future require additional medical treatment and result in continuing pain and suffering, disability and impairment and loss of enjoyment of life.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), John Does I-III, for damages, counsel fees, interest and costs of suit.

THIRD COUNT

- 33. The plaintiff repeats the previous allegations of the Complaint in their entirety and incorporates same by reference.
- 34. At all times mentioned herein, the defendant(s), John Does IV-VI, are fictitious individuals or entities who individually or jointly were legally responsible for the maintenance of the bathroom where plaintiff fell within the premises known as Harrah's Resort Atlantic City.
- 35. The defendant(s), John Does IV-VI, were legally responsible for the maintenance and conditions on or about the previously described bathroom.
 - 36. The defendant(s), John Does IV-VI, were legally responsible for the design, layout,

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construction, operation, and maintenance of the previously described bathroom.

- 37. The defendant(s), John Does IV-VI, were obligated to or legally responsible for the design, layout, construction, management, operation, inspection, maintenance, repair and/or supervision of the previously described bathroom.
- 38. The defendant(s), John Does IV-VI, were negligent and careless in that they caused and permitted unsafe, dangerous and hazardous conditions to exist and failed to warn of such dangerous conditions, failed to make proper inspection, and wrongfully caused and permitted plaintiff to come into contact with such foreseeable and dangerous conditions as existed and were otherwise careless and negligent.
- 39. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Does IV-VI, the plaintiff, Michael Silva, was injured.
- 40. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Does IV-VI, the plaintiff, Michael Silva, suffered permanent injuries, which injuries required medical treatment and incurred medical expenses, caused pain and suffering, disability and impairment and the loss of enjoyment of life and incapacitated plaintiff from pursuing normal and other usual activities and will in the future require additional medical treatment and result in continuing pain and suffering, disability and impairment and loss of enjoyment of life.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), John Does IV-VI, for damages, counsel fees, interest and costs of suit.

FOURTH COUNT

41. The plaintiff repeats the previous allegations of the Complaint in their entirety and incorporates same by reference.

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- 42. The defendant(s), John Doe VII-IX, are fictitious individuals or entities who were responsible for the management, operation and maintenance of the previously described bathroom and/or premises.
- 43. The defendant(s), John Doe VII-IX, were negligent and careless in that they caused and permitted unsafe, dangerous and hazardous conditions and defects to exist on the land and/or premises, and otherwise inattentive, careless and negligent.
- 44. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Doe VII-IX, the plaintiff was caused to fall while lawfully on the land and/or premises.
- 45. 5. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Doe VII-IX, aforesaid, the plaintiff suffered permanent injuries, which injuries required medical treatment and incurred medical expenses, caused pain and suffering, disability and impairment and the loss of enjoyment of life and incapacitated plaintiff from pursuing normal and other usual activities and will in the future require additional medical treatment and result in continuing pain and suffering, disability and impairment and loss of enjoyment of life.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), John Doe VII-IX, for damages, counsel fees, interest and costs of suit.

FIFTH COUNT

- 46. The plaintiff repeats the previous allegations of the Complaint in their entirety and incorporates same by reference.
- 47. The defendant(s), John Doe X-XII, are fictitious individuals or entities who were obligated to or responsible for the construction, inspection, maintenance, repair and/or supervision of the previously described land and/or premises.

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48. The defendant(s), John Doe X-XII, were negligent and careless in that they caused and permitted unsafe, dangerous and hazardous conditions and defects to exist on the land and/or premises, and were otherwise inattentive, careless and negligent.

- 49. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Doe X-XII, inclusive, the plaintiff was caused to fall while lawfully on the land and/or premises.
- 50. As a direct and proximate result of the negligence and carelessness of the defendant(s), John Doe X-XII, aforesaid, the plaintiff suffered permanent injuries, which injuries required medical treatment and incurred medical expenses, caused pain and suffering, disability and impairment and the loss of enjoyment of life and incapacitated plaintiff from pursuing normal and other usual activities and will in the future require additional medical treatment and result in continuing pain and suffering, disability and impairment and loss of enjoyment of life.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), John Doe X-XII, for damages, counsel fees, interest and costs of suit.

SIXTH COUNT

- 51. The plaintiff repeats the previous allegations of the Complaint in their entirety and incorporates same by reference.
- 52. The defendant(s), Harrah's Resort Atlantic City, Caesar's Entertainment Corporation, and/or John Does I-XII, were engaged in a joint enterprise and are jointly and severally liable to the plaintiff.

WHEREFORE, the plaintiff, Michael Silva, demands judgment against the defendant(s), Harrah's Resort Atlantic City, Caesar's Entertainment Corporation, and/or John Does I-XII, for damages, counsel fees, interest and costs of suit.

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JURY DEMAND

The plaintiff, Michael Silva, hereby demands a trial by jury as to all issues.

DESIGNATION OF TRIAL COUNSEL

Pursuant to R.4:25-4, ABRAHAM TRAN, ESQUIRE, is hereby designated as trial counsel on behalf of the plaintiff.

DEMAND FOR UNIFORM INTERROGATORIES

Pursuant to R.4:17-1, demand is hereby made that the defendant(s) provide answers to Uniform Interrogatory forms C and C(2) appearing in Appendix II of the N.J. Court Rules.

DEMAND FOR DISCLOSURE OF NON-PARTIES PURSUANT TO R.4:5-1(b)(2)

Please take notice that plaintiff hereby demands strict compliance with \underline{R} .4:5-1(b)(2) which requires that "each party shall disclose in the certification the names of any non-party

who should be joined in the action pursuant to \underline{R} .4:28 or who is subject to joinder pursuant to R.4:29-1(b) because of potential liability to any party on the basis of the same transactional facts."

Plaintiff hereby demands that defendant(s) review all available records, undertake reasonable investigation and determine the identity of any other individuals or entities who should be joined in this action pursuant to \underline{R} . 4:5-1(b)(2).

The failure to identify non-parties pursuant to this rule will result in an application for sanctions as well as for expenses incurred in connection with the discovery of individuals who should have been identified pursuant to the rule.

NOTICE OF OTHER ACTIONS

ABRAHAM TRAN, ESQUIRE, of full age, hereby certifies as follows:

1. The matter in controversy is not the subject of any action pending in any Court or of a

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pending Arbitration proceeding.

- 2. There are no other known parties who should be joined in the action at this time.
- 3. Pursuant to R.4:21A-l, you are hereby advised that this matter is appropriate for Mandatory Arbitration.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Respectfully submitted, ANDRES & BERGER, P.C.

ABRAHAM TRAN, Esq. - Attorney ID: 035762012

Email: atran@andresberger.com

Date: October 14, 2022 Attorney(s) for Plaintiff

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Civil Case Information Statement

Case Details: ATLANTIC | Civil Part Docket# L-002796-22

Case Caption: SILVA MICHAEL VS HARRAHS ATLANTIC

CIT Y OPERATI

Case Initiation Date: 10/14/2022 Attorney Name: ABRAHAM V TRAN Firm Name: ANDRES & BERGER, PC Address: 264 KINGS HIGHWAY EAST

HADDONFIELD NJ 08033 Phone: 8567951444

Name of Party: PLAINTIFF: Silva, Michael

Name of Defendant's Primary Insurance Company

(if known): Unknown

Case Type: PERSONAL INJURY

Document Type: Complaint with Jury Demand

Jury Demand: YES - 6 JURORS

is this a professional malpractice case? NO

Related cases pending: NO If yes, list docket numbers:

Do you anticipate adding any parties (arising out of same

transaction or occurrence)? NO

Does this case involve claims related to COVID-19? NO

Are sexual abuse claims alleged by: Michael Silva? NO

THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE

CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS AFPROPRIATE FOR MEDIATION

Do parties have a current, past, or recurrent relationship? NO

If yes, is that relationship:

Does the statute governing this case provide for payment of fees by the losing party? NO

Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition:

Do you or your client need any disability accommodations? NO If yes, please identify the requested accommodation:

Will an interpreter be needed? NO If yes, for what language:

Please check off each applicable category: Putative Class Action? NO Title 59? NO Consumer Fraud? NO

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with Rule 1:38-7(b)

10/14/2022 Dated

/s/ ABRAHAM V TRAN

Signed